

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAME	DINVENTOR	ATTORNEY DOCKET NO.	
09/285,773	04/05/99	MERCALDI		G	M4065.165/P1
				EXAMINER	
' IM22/0515 ' THOMAS J D'AMICO DICKSTEIN SHAPIRO MORIN & OSHINSKY			UMEZ ERONINI,L		
			ART UNIT	PAPER NUMBER	
2101 L STREE WASHINGTON I		26		1765	4
			DATE MAILE) : 05/15/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Interview Summary

Application No. 09/285,773

Applicant(s)

Group Art Unit

Mercaldi et al.

		Lynette T. Umez-Eronini	1765	
All part	ticipants (applicant, applicant's representative, P	TO personnel):		
(1) Lyn	ette T. Umez-Eronini	(3)		
	hy Libbey	· ·		
Date of	Interview May 8, 2000			
Type:	□ Telephonic □ Personal (copy is given to)	applicant applicant's rep	resentative).	
Exhibit	shown or demonstration conducted:	No. If yes, brief description: ■ ■ ■ ■ ■ ■ ■		
Agreem	nent			
Claim(s)) discussed:			
Identific	cation of prior art discussed:			
It was t	tion of the general nature of what was agreed to brought to Examiner's attention that the respons ed on PTO-326, Office Action Summary (5/1/200 hs.	e date of 3 months and not 1 mont	h for a Restrict	ion was
				
the clair	r description, if necessary, and a copy of the am ms allowable must be attached. Also, where no able, a summary thereof must be attached.)	endments, if available, which the endough of the amendents which wou	xaminer agreed ald render the c	l would render laims allowable
1. 🛛	It is not necessary for applicant to provide a sep	parate record of the substance of th	ne interview.	
LAST O	the paragraph above has been checked to indica FFICE ACTION IS NOT WAIVED AND MUST IN 713.04). If a response to the last Office action THIS INTERVIEW DATE TO FILE A STATEMENT	CLUDE THE SUBSTANCE OF THE IN has already been filed, APPLICANT	NTERVIEW. (S IS GIVEN ONI	ee MPEP
_	Since the Examiner's interview summary above each of the objections, rejections and requiremental claims are now allowable, this completed form in Office action. Applicant is not relieved from pro-	ents that may be present in the last is considered to fulfill the response in oviding a separate record of the inte	Office action, a requirements of arriew unless between the control of the control	and since the f the last
	is also checked.	•	har 1 En	
		F	RENJAMIN L. LITEC	CH C

SUPERVISORY PATENT EXAMINER

Examiner Note: You must sign and stamp this form unless it is an attachment to a signed Office actioNECHNOLOGY CENTER 1700